RECEIVED SUPREME COURT STATE OF WASHINGTON

2008 JUN 12 A 10: 43

DY RONALD R. CARPENTER

CLERK

IN THE SUPREME COURT OF WASHINGTON

STATE OF WASHINGTON,	80131.2
Respondent,) NO. 8 1389-2
VS.) STATEMENT OF) ADDITIONAL
JAMES ALEXANDER, Petitioner.) AUTHORITY))

Pursuant to RAP 10.8, petitioner cites the following additional authority on the question whether the mandatory joinder rule applies: <u>State v. Ramos</u>, __ Wn.2d __, __ P.3d __ (No. 77347-5, June 12, 2008) slip op. at 7 ("Finally, because jeopardy continues for second degree intentional murder and manslaughter is a lesser included offense of second degree intentional murder, the mandatory joinder rule does not prohibit retrial for the first degree manslaughter charge.").

DATED this 12 day of June, 2008.

Respectfully submitted,

NIELSEN, BROMAN & KOCH, PLLC

ÉRIC BROMAN, WSBA 18487

Office ID No. 91051 Attorneys for Petitioner

STATEMENT OF ADDITIONAL AUTHORITY - 1

Filed as ottachment

OFFICE RECEPTIONIST, CLERK

To:

Eric Broman

Cc:

gregb@co.island.wa.us

Subject:

RE: No. 81389-2, State v. Alexander

Rec. 6-12-08

Please note that any pleading filed as an attachment to e-mail will be treated as the original. Therefore, if a filing is by e-mail attachment, it is not necessary to mail to the court the original of the document.

----Original Message----

From: Eric Broman [mailto:BromanE@nwattorney.net]

Sent: Thursday, June 12, 2008 10:45 AM

To: OFFICE RECEPTIONIST, CLERK

Cc: gregb@co.island.wa.us

Subject: No. 81389-2, State v. Alexander

Dear Supreme Court Clerk:

Attached is petitioner's statement of additional authority for filing.

Thank you for your assistance.

Eric Broman, WSBA 18487 Nielsen, Broman & Koch, PLLC 1908 East Madison Seattle, WA 98122 206.623.2373 ph 206.623.2488 fax